## FORM TO BE USED BY PRISONERS IN FILING A COMPLAINT UNDER THE CIVIL RIGHTS ACT, 42 U.S.C. § 1983 IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF MISSISSIPPI

		Civil_COMPLAINT
(Address)	ne) . C. F m) Hwy 80	(Identification Number)  Ed. ( (Middle Name)  DEC 11 2017  West Meridian MS. 39307  For the plaintiff prisoner, and address
E.M Discip	.c.f.,	V. CIVIL ACTION NUMBER: 3:17w 999-TSL-Ry Worden F. Shaw  Dept., Investigation Dept-
(Enter abo	ve the full nam	of the defendant or defendants in this action)  OTHER LAWSUITS FILED BY PLAINTIFF
	The pl	NOTICE AND WARNING: aintiff must fully complete the following questions. Failure to do so may result in your case being dismissed.
Α.	Have yo	ou ever filed any other lawsuits in a court of the United States? Yes ( ) No ( )
В.	is more	answer to A is yes, complete the following information for each and every civil action and appeal filed by you. (If there than one action, complete the following information for the additional actions on the reverse side of this page or hal sheets of paper.)
	1.	Parties to the action: NA
	2.	Court (if federal court, name the district; if state court, name the county): Southern District
	3.	Docket Number: NA
	4.	Name of judge to whom case was assigned: L. Anderson
	5.	Disposition (for example: was the case dismissed? If so, what grounds? Was it appealed? Is it still pending?): Dismissed, I couldn't proceed any further didn't have knowledge.

#### **PARTIES**

I. Name of plaintiff: Caun Earl Reed Prisoner Number: 18609  Address: Obyl Huy 20 West  Meridian, MS. 39307  (In item II below, place the full name of the defendant in the first blank, his official position in the second blank, and his place of employment in the third blank. Use the space below item II for the names, positions, and places of employment of any additional defendants.)  II. Defendant: Frank Shaw - Warden is employed a temptopy of the plaintiff of the names of each plaintiff of the names of each plaintiff of the name of the portion below:  PLAINTIFF:  NAME:  Caun Earl Reed N3609  Address:  Caun Earl Reed N3609  Address:  Encf 10041 Huy do West Meridian, MS. 39307
(In item II below, place the full name of the defendant in the first blank, his official position in the second blank, and his place of employment in the third blank. Use the space below item II for the names, positions, and places of employment of any additional defendants.)  II. Defendant: Frank Shall - Warden is employed a warden at Ence  East Mississippi Correctional Facility  The plaintiff is responsible for providing the court the name and address of each plaintiff(s) as well as the name(s) and address (except defendant(s)). Therefore, the plaintiff is required to complete the portion below:  PLAINTIFF:  ADDRESS:
(In item II below, place the full name of the defendant in the first blank, his official position in the second blank, and his place of employment in the third blank. Use the space below item II for the names, positions, and places of employment of any additional defendants.)  II. Defendant: Frank Shall - Warden
employment in the third blank. Use the space below item II for the names, positions, and places of employment of any additions defendants.)  II. Defendant: Frank Shall - Warden is employed a Lacken at Emce  Lacken at Emce  The plaintiff is responsible for providing the court the name and address of each plaintiff (s) as well as the name (s) and address (es of each defendant (s). Therefore, the plaintiff is required to complete the portion below:  PLAINTIFF:  NAME: ADDRESS:
Lacter at Ence  East Mississippi Correctional Facility  The plaintiff is responsible for providing the court the name and address of each plaintiff(s) as well as the name(s) and address (ex of each defendant(s). Therefore, the plaintiff is required to complete the portion below:  PLAINTIFF:  ADDRESS:
East Mississippi Correctional Facility  The plaintiff is responsible for providing the court the name and address of each plaintiff (s) as well as the name (s) and address (es of each defendant(s). Therefore, the plaintiff is required to complete the portion below:  PLAINTIFF:  ADDRESS:
East Mississippi Correctional Facility  The plaintiff is responsible for providing the court the name and address of each plaintiff(s) as well as the name(s) and address (each defendant(s). Therefore, the plaintiff is required to complete the portion below:  PLAINTIFF:  ADDRESS:
of each defendant(s). Therefore, the plaintiff is required to complete the portion below:  PLAINTIFF:  ADDRESS:
NAME: ADDRESS:  Cavin Earl Reed N8609  Emcf 10641 Hwy do West Meridian, ms. 39307
DEFENDANT(S):
NAME: ADDRESS:  Frank Shet) Emer loby Hwy to west Meridian, ms. 37307
5. Wash INV. Emci loby Huy do west Meridian, ms. 39307
D. Chapman - Disciplinary Officer Enc. F. loby Hwy 20 West meridian, ms. 39307
S. Patrick-Case Manager Emof loby! Huy 80 West Meridian, ms. 39307
S.L. Mych-Go Emcf lobul Hwy do West Meridian, ms. 39307

#### GENERAL INFORMATION

A.	At the	time of the incident complained of in this complaint, were you incarcerated because you had been convicted of a crime?	
	Yes (	No ( )	
В.	Are yo	ou presently incarcerated for a parole or probation violation?	
	Yes (	) No( +	
C.	At the (MDO	time of the incident complained of in this complaint, were you an inmate of the Mississippi Department of Corrections C)?	
	Yes (	No( )	
D.	Are yo	ou currently an inmate of the Mississippi Department of Corrections (MDOC)?	
	Yes (	√) No( )	
E. Have you completed the Administrative Remedy Program regarding the claims presented in this complaint			
	Yes (	No ( ), if so, state the results of the procedure: No relief granted	
		· · · · · · · · · · · · · · · · · · ·	
F.	If you	are not an inmate of the Mississippi Department of Corrections, answer the following questions:	
	1.	Did you present the facts relating to your complaint to the administrative or grievance procedure in your institution?	
		Yes ( ) No ( )	
	2.	State how your claims were presented (written request, verbal request, request for forms):	
	3.	State the date your claims were presented:	
	4.	State the result of the procedure:	

#### STATEMENT OF CLAIM

m.	State here as briefly as possible the facts of your case. Describe how each defendant is involved. Also, include the names of other persons involved, dates, and places. Do not give any legal arguments or cite any cases or statutes. If you intend to allege a number of different claims, number and set forth each claim in a separate paragraph. (Use as much space as you need; attach extra sheet if necessary.)
	Claim (1) one challensing RUR NO. 1518/106/10 2nd Admin. Remeds Procedure
	thereof. No. EmcF-17-1684 and Charges thereof See Attached Claims
•	Claim (2) two Chanensins RUR NU. DIBLOGIS and Admin. Remeds Procedure
	thereofind. Emcf-17-1718 and Charact thereof. See attached clairs
	Claim (3) three False imprisonment/Arrest See attached claims
	Claim (4) four Liber and Slander See attaches claims
	Claim (5) fix Harramment See attached Claims
	RELIEF
IV.	State what relief you seek from the court. Make no legal arguments. Cite no cases or statutes.  Plaintiff Speks Tydicial review of Said Administrative Remedy Causes being Cause No. —
	EncF-17-178 and Encr-17-1684. That an adequate and thorough lavestigation be done based un
	facts, and in a timely manner of an Claims of an paraies.
	That upon Conclusion Claims be found in remand or dismissar that an actions are to be
	effective immediately your Order. That all punishments be reversed in their entirety
	And for any Amended Claims and reliefs thereof Continue-
	Signed this day of
	Signature of plaintiff, prisoner number and address of plaintiff EMCF 10641 Hwy & west
	Moridian, ms. 39307 I declare under penalty of perjury that the foregoing is true and correct.
	Dec . 2017 Can Ease Reed # N8609
	Mate) Signature of plaintiff

CAVIN EARL REED # N8609

VERSUS

Emof. Warden-Frank Shaw. Clo S.L. Mych. Disciplinary Inv. S. Wash. Disciplinary Hearing Officer D. Charman. Case Manager S. Patrick Plaintiff

Cause No.

Defendant(s)

## Notice Of Complaint

Come now, Plaintiff, Cavin Earl Reed, in above numbered and stated cause Dro Se. And hereby Compell your Honorable Court in this notice of complaint to above mentioned defendants) for Judicial review and for Said Claims and reliefs against them. In Said Causes was Emcf-17-1718 and Emcf-17-1684 and Pursuant to 42 U.S.C.A. 1983 and do State the following.

This is to give notice, to above mentioned defendants as a whole and in their Dwn individual Capacityso. That it Plaintiff, Cavin East Reed # N8609 am filing Suit against you all for Said Claims and reliefs of attached Complaint See attached Complaint. And Pursuant to U2 Us. C.A. 1983.

	13. DETT 10 VIE U.S.
Reprectfully. This 1/4	day of Dec 2017,
151 Cam Ease Read # 12609	
151 Cam Eace Reas #18609 Cavin Ead Reed	··· Sissimisis
	W. JARY PUBLIC D.
	O ID # 122037  KRISTINA PATRICK  KRISTINA PATRICK
	KRISTINA PAR KRISTINA PAR Commission Expires
ſ	Commission Expl
Notary K	···OSBDALE CO.
4	

Subscribed and sworn to before me in my presence, this The day of County of Anotary Public in and for the County of Lauded State of MISSISSIPPI (Signature)

Notary Public

My Commission Expires 10 30 20 21

On or about the 12th day of oct. 2017, i. Plaintiff, Cauin Earl Reed 11869 Was allesed to have ParticiPated in the Plotting and assault of another in mate, and along-with other "STE members

On or about the 13th day of oct. 2017, i. Plaintiff, Cauin Earl Reed Nabor was acrested and Placed in Emer's Seq. unit HU-51B Pending investigation for said alledged allegations. According to mode and Emer Itandbook rule violation was C-5 entitled: involvement in disruptive, assaultive, or criminal gams activity. And C-8 entitled: assaultive action against and Person resulting in serious Posical injury. A detention notice followed alledging same.

On or about the 24th day of oct. 2017, it was served an rur or rule violation re-Port Charpins me, Plaintiff, with aforesaid offenses.

On or about the 30th day of oct. 2017, investigation was however concluded.

On or about the 31st day of oct. 2011 is Plaintifficus brans to disciplinary whereas i was fund suites of an offenses.

On or about the 11th day of nov. 2017, i. Plaintiff, alreated decisions and Punishments rendered by Emers disciPlinary board.

On or about the 20th day of <u>Nov.</u> 2017, 2002 was denied. Also on the 9th 2012 2017 On or about the <u>7</u> day of <u>Dec.</u> 2017, i brang this Suit into your Honorable Courts for your fualuation-review.

Admin. Remeds Procedure(1) exhausted!

Respectfuly, this 7th day of Dec. 20171

ISI Laur Earl Reed 18609

## Case 3:17-cv-00969 ASORIAN BOOMENT Filed 12/11/17 Page 7 of 31

#### Charlensin Rul ND 01810610 and Emce-17-1684 Claim one I.

Rur No: DIBloble C-8 Violetion Essinst Plaintiff entitled: Assent causing serious industry and by Specific act of: Immete assented Enother inmete Causing Certail Moors Lucation: Emcr. Housing unit (6) six-charite centally On or about the 12th day of oct. 2017 at approx 2427 hos.

An investigation Concluded that un october. 12. 2017 at affice 2427 his offender Cavin Earl Reed # NSbog assaulted offender - Adam Christian when # 171252 m Emer's Housing unit (6) six cell #113 Causing Section industs.

So it has been alledsed. Reporting officer Closs. Limoch evidence, yes or atteast its what the Rull Says. See attached Rure, Resulting in Plaintiff's Macement in Segregation Rending Investigation / Charges / Conviction / Punishments.

However, there exists Conflicting Olinian from the reporting officer's statement inside Circumstance and detail Portion of Ruri, and Lonclusian or outcome of Case when it has been Stated within the Run that there exists evidence to Crime

Let relorting officers nor anyone elle ever unce Witnessing Plaintiff assault ansune.

In disciplinary at Said hearing there were no evidence Presented in Support of alledged crimes against Plaintiff. There exists no Statements Megarts nor testimons of any eye witnesses to such Charges.

Thouse there were in evidence "szid Camera footase" whereas disciplinary's decision has Solely based. Det. this Video footase boasted no such assault and Plaintiff Reed being assaults.

Furthermore, this RUR Process was in Violation of Reeds rights. Rule exceeded (241) twenty four hour limitation Serving Period Service was done 661 six to (7) seven working days after alledging of crimes.

There also exists the bearing of another offenders signature. Is accused and not Plaintiffs. Therefore, Plaintiff Lew not Property or timely Served Ruz. Plaintiff was not lessely not fired of Claims against him.

And for said reasons are Charges assinst him share be dismissed -

wate exert analysis of Said-ans v dea footage. And what are their availations it ans.

## Case 3:17-cv-00999-15L-RHW Document 1 Filed 12/11/17 Page 8 of 31

On administrative remedy an Claims and relief - denied. Cause NO. Encf-17-1684 And therefore, Plaintiff Contests Stations the followins:

Superintendant failed to adhere to mode's Policies and Protocoll' Soverning Such rules and violations thereof. Failing to ensure Plaintiff a fair and unbiased Proceeding according to Plaintiff's rights.

Subtintendant failed to adequately investigate claims of Staff and of Plaintiff I but tilted his analysis to one side and in favor of his reporting employees and their investigation Conclusions. When if he'd done a Proper investigation himself, he'd seen that their conclusions were not the Product of a fair and unbidged Proceeding. But was a Cooperating assumption - Speculating events. And not based on facts beyond a reasonable downt.

Investigation Protocols were not met! Investigation-incomplete because there were never and reports filed on behalf of investigations Parties for evidence Purposes at Said disciplinars hearing. Nordid ansone ever testifus to findings and measures of Said investigation. Thus, leaving naught for Plaintiff to rebut/confront and naught for record on review.

And to finalize their actions 232inst Plaintiff disciplinary hearing officer based her decision on Camera footage that Shows no 2000 the Period Especials not Plaintiff assaulting answer as was alreaded.

This alone isn't enough to Satisfy finding of Juilt. Hower on appear that along with everything else were looked. No record of reports as of findings could be found for review which is required. Deta Superintendant affirmed their actions and decisions. Without filing a report of his own.

But Simply Statins: "I find no reason to overturn decision of disciplinary hearing officer." This alone is not enough to satisfy an investigation has been done. But Shows no effort thereof to satisfy Plaintiff received fair Procreding as he has a right

And for Said reason(s) du Charses Shau be dismissed against Plainkff.

## Case 3:17-cv-00999-756-FHW tiphoument 1 Filed 12/11/17 Page 9 of 31 Challenging Ruk No. 018/16-15 2018 Ence-17-1718

· Ruk No. <u>alalable</u> C-5 Violation assinst Plaintiff entitled. Participated in criminal sans activity. By Specific act of Assault un another inmate

Location: Emcf Housins Unit (6)- Charlie Cell #113 Un or about the 12th dos of oct 2017, at 2010x 2427 hrs.

An investigation concluded that un oct. 12. 2017 at approx 2427 hrs offender Cavin each Reedin 18609 Participated in Criminal Sens activity by taking Part in a Planned coordinated 21524H with other STG Members Causing Serious injury to Validated Sto member.

Or So it has been alledsed Reporting officer Clos. L. Musch evidence yes it was Marked in RUR see RUR excibit A-1 Resulting in Plaintiffs Placement in Segresotion unit Scharges/Conviction/Aunishments.

However, there exists Conflicting Opinions from reporting officers Statement inside circumstance and detail Portion of Rur I and Conclusion or outcome of Case. When it has been State within the Rur there exist evidence to this crime. Let reporting officer not once reported with nessing Reed assault or Plot an assault on ansone war does video footose show anything of the like.

Reporting Officer Stated in Circumstance and detail that whom was alreaded to have been assaulted was "A varidated sto member "and not Adam Christian warren as alreaded in C-D Rull. Rull fails to State a victim by name and number which incompletes Rule.

In disciplinars at hearing there were no evidence Presented in Support of reporting officers Statement of alledged Crimes assinst Plaintiff. There exist no reports thereof, neither did ansone testify at hearing as of specific of events. Or ever once witnessing Plaintiff commit and Such acts.

Though there were in evidence camera footage whereas disciplinary findings of swilt were solely based. Let video footage showed no Such findings of Plaintiff Committing 2nd Plot or assault.

Further more this Rur Process hads in Violdhian of Reeds rights when the Rure was served beyond (2011 he limitation. At atteast 16) Six to (7) Seven working days.

There also exist the bearins of another offender's signature as accused's and not Plaintiff's. See Rul Exhibit A-1. Therefore, Plaintiff was not Properly notified of Said Charser against him. And for Said reasons an Charser against Plaintiff Shan be dismissed.

## Case 3:17-6-00-00-196 Right Document 1 Filed 12/11/17 Page 10 of 31

() administrative remedy all claims and relief denied Plaintiff, cause NO. SmcF-17-1718 and therefore Plaintiff Contests Stations the following:

Subtrule and violations thereof. He failed to assure Plaintiff a fair and unbiased Proceeding according to Plaintiff's rishly.

Superintendent failed to adequately investigate claims of staff and Plaintiff, but tilted his decision in favor of his employees and without just cause to do so.

When had he done a Proper thorough investigation hed seen his Staff investigation incomplete and that there investigation was not the Product of Sood Paith. But was at most a Cooborated effort of assumption and speculation. And not facts beyond a reasonable doubt.

Investigation Protocals were not met. Investigation was incomplete, there exist no reports statements, video footage anothing diving Proof of allegations against Plaintiff. Not is there anothing in the record as of measurements etc. of investigation which is reduired! Thus leaving nothing for review/Confrontation/record.

And to finalize their investigation and verdict on "Camera footage" alone is not enough to Satisfy an Proper and allebuate investigation was conducted. Or to Satisfy Courts "Bebond reasonable about "Standard.

Yet i however an administrative remeds all the above was overlooked. And neither did Superintendant file report for the record as of his findings and how. And reason for his affirming of disciplinary hearing officers decision. "But Simply States He find no reason to over turn disciplinary hearing officers decision."

But instead Shows no Such effort thereof, And no resaids for Plaintiff's rights.

And for Said reasons all offenses assinst Plaintiff Shall be dismissed.

Respectfuls, this 7th day of Dec. 2017.

151 Cari Earl Reed

## Case 3:17-cy-0693000012 RHTW Coscument 1 Filed 12/11/17 Page 11 of 31

= Defendants are being held liable in this claim for the false imprisonment/ arrest. Of Plaintiff, Cavin Earl Reed Nollog, and for their Participation in alledged State alledging held Committed Crimes of Violence in which he denies.

Plaintiff, was detained, Charged, Convicted, and Punished for such claims against him.

When there exist not a witness nor evidence Proving Plaintiff Committee and Such Crimer. As he'd been accused.

It is also unclear as of how or who Plaintiff was arrested to begin with when he was charges because crime was Committee inside his cerr, it place where he belonges. Subjects entered his cerr and Committee Crimes asserts his derimate. Dlaintiff Partook in no Such Actor.

And inspite of Plaintiffs Plea of not suitts and dire request for an adequate and thorough investigation of the matter he was Prejudiced and discrimminated 292 instead.

And for Said reasons Plaintiff Seeks damages OC (251000.00) twenty fix thousand dullis.

And that defendants be reprimended for their actions in this cause. Further: if i've failed to state and claims or reliefs i do herenow Preserve this right.

## Case 3:17-cv-009bar TSI (PHWFODocument 1 Filed 12/11/17 Page 12 of 31 Liber 2nd Slander

= Defendants Scandalized Maintiffs name, character, and repretation.
Has falsely accused Plaintiff of offenses he did not commit.

Has because of this scandalization caused Plaintiff to Suffer numerous losses.

Plaintiff has been restricted of all rishts and Privileses, taken out of Parliation and Placed in Sepresation unit.

Has received a lower Custod's level Chanse. Exc. And because of Such acts assins a Plaintiff, Plaintiff Seeks damages of (25,000,00) twents five thousand dollars. And all defendants be regimended for their actions in this Cause assinst Plaintiff.

Further, if i've failed to State and Claimes or reliefs i do herenow Preserve this right -

## Case 3:17-cv-0092075\$ SA PHIMEDocument 1 Filed 12/11/17 Page 13 of 31

Emar and its defendants are being held liable for harrassment of Plaintiff. Plaintiff has been faisely accused of Crimes by defendants he did not commit. And defendants Can't Prove he Committed.

Plaintill has been falsels arrested - wronstulls Convicted and Punished and is Suffering numerous Punishment and do to such false allegations and charges assens him. By defendants.

Plaintiff Seeks freedom from Such harrossment ascertins his rights.

Plaintiff is being targeted, and demonstrated against And against Such rights and Protections from harrassments.

Defendants tasether, has Participated in this Plat and harrassment of Plaintiff bringing harm to defendant.

Defendant has been accused of crimes, locked down, Punished and refused neccessities Such as Property, Books, Mass, less material, 12 dio device, bible, hosiene etc. And for Unknown reasons.

Plaintiff has been the Ploss of a forced and Pre-fixed reclassification rendering him lumer Custods level and limited Privileges. And the Violations Seems to Constants grow.

And for Soid reasons, Plaintiff Seeks Such damages.

The Sum of (25,000.00) twenty five thousand dollars. And that defendants be reprimended for their actions against Plaintiff.

Further: if ive failed to State and Claims or reliefs i do herenow Preserve this right.

## Case 3:17-cv-00999-1756-1711/17 Page 14 of 31 Robertica From Harm.

It is the written Policy Procedure and Practice of move to Protect inmates from Personal insury abuse. Corporal Punishment. Personal insury, disease, Property damage. and harrassment.

On or about the 12th dos of oct. Jul?, I Plaintiff, was inside my ceri. A Place where i belonged Steep. On Night of Said assault against my ceri mate weeken's and warners.

And 21 2 time when institution was supposed to have been on lock down for the night. The reported time was 2427 his of alledged assault. And 21 2 time when in Plaintiff, 2 long-with victim house was intruded. And 21 time when All inmates were supposed to be locked behind there doors. With no-way of being able to travel down 2 flight of Stairs and into my cell to assault 2 nyone. Yet, Officers had failed to secure inmakes cell doors.

Pacility lock down time is 11:00 Pm 2nd no later , Per: mook Policy. Det the doors were not secured, and unfortunately harm was brans.

Harms we inmates are Protected 202 inst.

Thus resulting in Plaintiff's name and Character being Scandarized and dragged through the mud. Sacing he'd Participated in Criminal Dang activity-assaulting another inmate. Lith Punishments of long-term segregation Status, Custody Change-or reviews 110 days loss of an Privilages, 20 days in lock down and referral to Dia's office.

And that all involved defendants be reprimanded for their ParticiPation in this claim -

## Case 3:17-ti-00999-Hist-RHWh Document 1 Filed 12/11/17 Page 15 of 31

- For Claims against defendant warden Frank Shaw for the Sum of LS1000.001 five thousand dollars.

For Claims against defendant Closic. Much for the sum of (Sious. 201) five thousand dullars.

For Claims assinst defendant Disciplinary For. S. Wash for the Sum of (S1000.26) five thousand dallais.

For Claims assinst defendant Disciplinary Hearing Off. D. Chalman for the Sum of (Grow. up) five thousand dollars.

For Claims against defendant Case manager S. Patrick for the Sum of (Brown and five thousand dollars.

For Claim of False-Imprisonment the Sum of (25,000,00) twenty five thousand dollars.

For Claim of Libel and Slander the Sum of (25,000,00) twents fix thousand dollars.

For Claim of Harrassment the Sum of (25,000,00) twents five thousand dollars.

For Claim of Protection From Harm the Sum of (251000.00) twents five thousand dollars.

And Whatever Court deem just and Proper.

Respectfuls, the It das of Dec. 2017 151 Com Eare Reed Notes fil Warden-Frank Shaw, Failure to investigate Claims of Parties-both, showing complete bias in his 20021 decision. Allowing his Staff to Partake in frivilous activity-Such as falsely accussing Plaintiff. Conducting half-to No investigations-not even forcing or Sanctioning them for an investigation relates as of their findings and how. Thus Showing no regards for his own job duties, nor the rights of the Plaintiff.

2.7.C.lo S.L. Mych. Falsels accussing, Plaintiff, of Said offenses 'Conspiraces to have inmake injured, and Particilating in Assault thereof.' Scandalizing my name and repretation.

3.) Discillinary Four Studies, Failure to Conduct an adequate and Complete investigation, being biased in her decision and failure to make a report as of her findings and how. Thus Showing wrecklessness and Complete disregard for her duties as investigators and no Concern for Prisoner rights of a fair and impletial investigation and hearing.

Y'lDisciplinary officer D. Chapman, Failure to investigate actions of her disciplinary investigation staff. Their work ethic, investigation techniques - tactics findings and reports thereof. Showing her own negligence and wrecklessness in her own job duty and basing her decision on an un-trustworthy and inadequate incomplete and biased investigation. and knowingly inspite invertigation Protocol, Prisoner right of u.s. Constribution etc.

5.75 Patrick Case Manager, Forseing reclassification i Showing no regards for her Lob duty, being wreckless in her duty, and being covetous of her Co-employee's screw uls. And Openia Showing bids in this matter. Inspite of Protections of the law.

Respectfulls, this 7th dos of Dec. 2017, 1st Cause Euro Reas NSbog Cavin Earl Reed

# Case 3:17-cv-00999-TSL-APHIN Poeument 1 Filed 12/11/17 Page 17 of 31 List Of Defendant (s) And Claims Aszinst THEM

1.) Warden Frank Shaw, for Claims and relief Sought against him. The Sum of LS) five thousand dollars. And whatever Court deem just and Proler.

27C/O S.L. Mych: for Claims and relief Sought against him Mer. The Sum of (5) five thousand dollars. And whatever Court deem just and Projec.

3.) Disciplinary Inv. S. Wash for Claims and relief Sought against her. The Sum of (5) five thousand dollars. And whatever Court deem just and Proper.

4) Disciplinary Hearing Officer D. Charman: for claims and relief Sought assembler. The Sum of (S) five thousand dollars. And whatever court deem just and Proper.

515. Patrick Case Manaser: for Claims and relief South against her. The Sum of (5) five thousand dollars. And whatever court deem just and Proter.

Respectfulls , this 7th day of Dec. 2017, 151 Caus Eace Roes # NB609 Caus Each Rees Case 3:17-cv-0/3999-651-869W, Locument 1 Filed 12/11/17 Page 18 of 31

31.1 Sean Land #

2.) Fredrick Wilson #

3.) Umean Thomas #181934

4) Jesse

#

5.) Adam Christian Lyrren #171252

6.75. Patrick employee at Emcf/defendant

7. ) Frank Shaw-warden at EmcF/defendant

8.15. Wash Disciplinary FAU. 2+ Emce/defendant

9.1 Clo S.L. Mych employee 2+ Emcr/defendant

10.) D. Chalman Disciplinary Officer at Emcr/defendant

11.) The Camera Footage

12.) Investigation reports of an defendants and Conclusion Thereof.

Respectfully, this 7th day of Dec. 2017, ISIX Coun Face Reas N8609

Cavin Earl Reed

## EN THE CICEUTE 13 Green 100 ON - ISAU MILLION TO THE MENTILLE AND THE PROPERTY OF 31

TN THE UNITED STATES DISTRICT COURT SOUTHERN DISTRICT

CAUIN EARL REED H N3609

PETITIONER

VERSUS

LAUSE NO:

KAST MISSISSIPPI CORRECTIONAL FACILITY

RESPONDENTUS

# REQUESTING DROER FOR MUTICIAL DE BOLUMENTOS

Come now. Petitioner: Cavin Earl Reed, in the above Styled and numbered cause. And ab hereby Compell Your Honorable Court in this Pro se motion Requesting Order for Motion of Discovery. And for below listed reason(s) and do state the following to Lit:

- A.) I am indisent and Cannot afford to Pas.
- B.) These document() are much needed excibits in Civil action Complaint filed arainst LE.M.C.F. a above listed di respondents).
  - C. I I've requested through E.M. C.F. and Was refused such document(s).
  - d.) These documents are very key in my defense.
  - e. I These documents are to be called as witnesses on my behalf.
  - f.) These documents are to Serve as evidence, on behalf of both Parties.
  - 2.) These obcoments are to assure a fair Proceeding is been granted.
- hi) The obtaining of these documents are Within the Provisions of Our Constitution and are also being used are instructione a lot Amena U.S. Const. Fight to face my accuser. And the producity to dens allesations against me

1.1 Me. not receiving such documents will not only hinder me in my defence but will

also Serve di an injustice resultins in mans violations - avoidable violations.

J. This Proceeding is Placed in the Catagory of being that of Criminal and Shall be treated as Such. Therefore, i Shall be awarded all rights and Privilages of a Criminal defendant.

Kilds a Pretrial detaineer i have righters to file motioners on my behalf - Pretrial motions.

Liberause in at a Point in my defense where these documents best serve my interest and the Courts in the filing of Pre-trial motions.

These dicareents bound believe to be the position of the second of the s

- 1.) RURS rule violation reports NOS 01810615 and 01810610
- 2.1 The detention notices of said above mentioned Ruris.
- 2.) Names and titles of Said Prison officials whom signed, reported, delivered and tried above mentioned Rules?
  - 4.) Names and titles of investigating Parties of said above mentioned RUR'S
  - 5.7 Names of Classification officials involved in classification of above Mentioned Ruik's.
  - (a.) Witnesses by names, roles, and Signatures of above mentioned Ruris.
  - 7.) and not limited to a full Pre-trial discovers as a detainer...

Respectfulls. This That of Dec. , 2017 ISI Cours Rops ANRhog

Notary x

(MSP) (CWC) MISSISSIPPI DEPARTMEN	TOF CORRECTIONS	16 21 01/28/K2, 6, 19 A
(CMCF) TYCE (SMCI)		
RULE VIOLATIO	<u> N REPORT</u>	<b>№ 0</b> 181061!
8 TOP 5	<u> 205 Lower</u>	
(Unit Admin. Initial) Zone / Tier Unit	Cell / Bed #	~-
	# <u>N8U09</u> Violated Rule #	
Participated in Chiminal gang activity	Date 102317 Apj	prox. Time <u>1625</u> Hrs.
By the specific act of Participated in criminal gang activity	zybytaking Partinon assaut	t with other stamen
Weapon involved Yes No EXACT location of	incident HUGC CELI#113	
CTD CTT CCM A NCDC A NTD DTMATE C		avionalel . auga
An investigation concluded that on a flamed coordinated assault with other	Stober 12, 201 1 Cer appr	with by Jaring D
ffender calvin Earl REEd * N8009 Participated	IN a criminal gargoid	iving by facing to
i a plannea coordinated assault with on	or 516 members Causin	g seriou injury to
	GO PIN# NA D	
Evidence YesNo- LocatedNVESTIGATIONPlaced in Segr		
	sgation - PDANo res- Location	UII 410.00 00(H- 00.5)
I request witness(es)YesNo Witness(es) (1)	2)	
Witness(es) (1)		an (7) working days
	I waive the right to a Hearing V	es No
ACCUSED Chidir Red DELIVERING EMPLOYEE YL.	7-11 DATE 10-24-1	7310 X
1. Investigation began within 24 hrs of violation?YesNo.	2. Date/Time investigation completed	
3. If not completed without reasonable delay, explain:		··
4. Name of Investigator		
5. Working days between date of violation and hearing  6. If more than seven (7) working days, explain:		
		· · · · · · · · · · · · · · · · · · ·
	ed offender receive Earned Time	
Name of Persons at Hearing - Accused Hearing O	incer	
Other		_
Accused's responseAdmitAdmit w/ modifications	Deny Accused's Statem	ent
Documents read and discussedRVRInvestigationWit	ness StatementsOther	R R R
FINDINGS:Not Guilty Reason for Finding	;s:	
	JULI UCI	25 (5/1)/
		2017 ////
PUNISHMENT:		
Reason (s) Seriousness of offense The need to protect the insti	tution, employees or othersPoo	r conduct recorp
Other		
A total of A total of	Rule Violations for Rule #	
Signature:	Date:	
Hearing Officer		***
Appeal may be filed within 15 days with Legal Claims Adjudicator, c/o ARP,	P.O. Box 609, Parchman, MS. 38738, after	receipt of the Disciplinary
decision.		
Offender Signature:	Date:	
Ciana Anno a Charles and a constant of the con	Potes	
Signature of Reviewing Superintendent/Warden/CSD/Designee:		
Custody Reduction to Date Signatu Due to guilty finding on the RVR, offender is ineligible to continue to receive	Trusty Formed Time/ Demons from Tweet	v Status/Trusty Farmed
Time effectiveSignature		y Status, 11 usty Earned
Loss of Earned TimeApprovedDisapproved		nee
Original with All Attachments - Records 1st Copy - Offender		Copy - Reporting Employee
Revised FEB 2014		

## MISSISSIPPI DEPARTMENT OF CORRECTIONS Administrative Remedy Program

Excibit A-2

# First Step Response Form For RVRs

Type or use ball point pen. You must return your response to the Legal Claims Adjudicator within 30 days of the date the request was initiated.

Offenders' Name and #: Calvin Earl Reed #N8609 Unit: EMCF

1st Step Respondent Warden F. Shaw Title: Facility Warden

Your request for Administrative Remedy concerning your appeal of RVR #01810615 was received in our office on November 15, 2017 and has been investigated by the Administrative Remedy Program.

I find no reason to overturn the decision of the disciplinary hearing officer.

Signature	1	<u> </u>
	ole to seek judicial review within	ne Administrative Remedy Program 30 days of receipt of this First Step/
Inmate's Signature	DOC #	Date

Place of Incident

## 7-cv-00999-TSL-RHW Document 1 Filed 12/11/17 Page 23 of 31

## East Mississippi Correctional Facility

# ARP THIS IS A REQUEST FOR ADMINISTRATIVE REMEDY ARP LAVIN Earl Reed NDOC# Date of Incident: | 10.13.17 | | 2427 hrs

Alleged complaint:	Appeal-Disciplinary Decision-		•
On or about	the 12 day of oct 2017. I offender,	Cavin Eurl Raed#A	1609 605
Written 2 RUR"	Violation Rule #C-5 Entitled Participated	I in bong Activity. B	4 the specific
Mal Mil Darlains	vine to large Adding to taking about in account	1- 11/11 Add on 5-11	1

I hat on or about the 13th day of oct. 2017 Appehended and moved to or placed in Segregation. Thus, followed by an Detention Notice!

Pending Assault on Another ignate.

Relief Requested:
Aproper and thorough investigation be Conducted on this matter. And a Conclusion thereof be made according to fact and law.

That upon finding if from a not quilty! I would like to be immediately removed from long-term and placed back into population, that my restory level be returned to B" or Medium level. And that my record be exponged of this matter.

Chun Enel Road # 18607

1.12.17 Today's Date

Case 3:17-cv-00999-TSL-RHW Document 1 Filed, 12/11/17 Pade 24 of 31

An investigation had Supposed to Commence at this time. This being the Digosy of oct. 2017. Then On or about the 24 day of oct, 2017, I was served "RUR" this RUR" Violation HC-5 for alledgedly being involved in an assault on another inmate with other STG members ...

On or about the 24th day of Oct., 2017, 2 second Detention Notice! was brong alleds in g he Same -

On or about the 30th day of OCT., 2017, Investigation of Said incident ended. On or about the 31st day of OC+. , 2017. Disciplinary Hearing was conducted whereas, I, flender Cavin Earl Reed was found guilty a Verdict in-which is Contrary to law in-which Strongin appeal, reason (1) for Stated below:

1. Neither inmate involved in assault were an STG member prior or during time of this nedged assault.

2. It has been stated in the circumstances and Details portion of the "RUR" that I, offender quin Earl Reed, participated in assault on another inmate, And that i plotted this with hem Said 576 members, yet there is no witnesses to such Conspiracy! Neither is this o Called meeting on the comera footage. There is no such way then to prove what was aid and who said it! There exist Elements to every Crime and 'all' Elements are relevant n the finding bryond a reasonable doubt 'aii' these elements exist in the and that this Alledged Chrispiracy actually transpired. There has to be 2 "Boss" or spokesperson in this conspiracy hen there has to exist a lower level of guys to perform the Act. Who were these people what roles did they play. And where did this meeting transpire? Big. Big. Big. guestion??? 3. This Rup! was not served in a timely fashion, and not in accord with limitation period if 24 hr. But Several days beyond time limit! Violating my due process of law rights. t. The Rur Wasn't Signed off by me, offender davin Earl Reed #w8609, but was however ignatured by another offender a Charles Reed Instead, Violating dode of Confidentiality hus, Combininating Investigation, and Violation protocol When Serving Ruiz' And therefore, Can't be held responsible for the signing of this Rux. Therefore, I has never properly served

i. There exist no reason for finding in the investigation portion of the procreding or review and for me to rebut. When i have a (onst. Amend. 6th right to face

Case 3:17-cv-00999-TSL-RHW Document 1 Filed 12/11/17 Page 25 of 31 This, Violating my U.S. Const. Amend. 6th right to face my excuser(s)

And to be able to defend myself against Statement or evidence thereof. ... Especially, when the Comera footage doesn't Show any Conspirecy! or any Assault

Therefore, the verdict is against the overwhelming weight of the evidence! the Camera footage Shows no such thing, as a Conspiracy! to assault anyone no does it show any assault. So how can there be a finding of guit when according to comera footage when the camera shows nothing! nothing! nothing!

Besides, the guy inmate whom have been alleaged to have been assaulted is my lephew! And was my dell mate. Not my Enemie or the plot of some assault in mybehalf. There Exists not one State from anyone ever saying they saw re partake in any incident, meeting or assault! Not one.

## Further:

It is the duty of Moc through "ARP" to thoroughly investigate such matters. and to the best of your abilities Conclude such matters without bias, favoratism, @ But with due Consideration and a just heart. And according to law not desumption! Because assumption is not facts, facts are facts, evidence, proof!

Yet, this Conclusion has been Solely based on speculation, heresey and is in-admissable · any first court of law.

Respectfully, this 12th day of NOU- 2017, 151 Cari Earl Read # Nobog

		The Attention of Attention and		2,6,4	Z
(MSP) Case 3:1	MISSISSIPPI	DEPARTMENT OF	CORRECTIONS	age 26 of 3	1
(CMCF)(SMCI) (OTHER) 1 1	-	•			01810615
••	RULI	E VIOLATION R		<b>₹₹</b> \$	810 (8019)
(Unit Admin. Initial)	Zone / Tier	Unit	Cell / Bed #		
Offender Chill II			Violated Rule #	<b>C</b> 5	. Entitled
late quivile e	residented the Free	101 1111	Date   L.   ]	Approx. Time	Hrs.
By the specific act of		200 - 10 11 11 11	Maria Anta Arbanasa		to the Sacration
Weapon involved Yes	No EXA	CT location of incide	nt little of the state of the s		· 11 ·
<u>-</u>					
11-11-1-11-11-11-11	cores ad h	alterated in	- 1 ( - 1 ) ( 1 - 1 )	110111111	
CIRCUMSTANCES AND	1-10 4 Ward	L. Gittaly	of America School	1111111 1.	in the fact
a stant take	TRU CL	territorial	-16 h 11 1 1 1 - 11 -	1951.	34747 10
Reporting Employee's Signature	[	Title (i)	PIN# Nila	Date	Time 1020
Evidence <u>V</u> YesNo	- Located 11 1 111	Placed in Segregation	- PDA No V Yes- Lo	cation 11.	100 700
I request witness(es)Yes					
Witness(es) (1)	140	(2)			
Unless waived, you are hereby notif	fied that a hearing will be h	eld within, no less than, t	venty-four (24) hours and no more	than (7) working	days
1 100		I wa	ive the right to a Hearing	YesN	) a
ACCUSED Charles Ried	DELIVERING EMP		te/Time investigation completed		
6. If more than seven (7) working  Is accused offender in Trusty Stat			nder receive Earned Time	Yes	
Name of Persons at Hearing - Acc	cused Alvin Faud				
Other		<u> </u>		_	
Accused's responseAdmi	t Admit w/ mo	dificationsDe	ny Accused's Sta	tement	
I would by h		in notrio	•		
Documents read and discussed	/ / 1	itionWitness S	tatementsOther		
FINDINGS: \( \square\) Guilty	Not Guilty 1	Reason for Findings:			
CAN KIN TOUR			<del></del>		
PUNISHMENT:	Closs of 11	infedes/11s	10dy range		
	offenseThe need t	to protect the institution	employees or others	Poor conduct rec	ord
Other NOTE			<u> </u>		<del></del>
A total ofRule Violat	lons in <u>Lancas de la .</u>	A total of Rule	Violations for Rule #	·	
Signature: Hearing Officer	MENKUL	<del></del>	Date:		
Appeal may be filed within 15 day	ys with Legal Claims Adju	udicator, c/o ARP, P.O. B	ox 609, Parchman, MS. 38738, a	fter receipt of th	e Disciplinary
decision.					·····
Offender Signature:	· (C)	, Ixpu.	Date: _	.0. 1.1	
Signature of Reviewing Superint	endent/Warden/CSD/Desi	gnee:	Date:		
Custody Reduction to	Date	Signature	<del></del>		
Due to guilty finding on the RVR Time effective Sig	L, offender is ineligible to o mature	continue to receive Trust	y Earned Time/ Remove from T	rusty Status/ Tru	sty Larned
•			<del></del>		
Loss of Earned TimeA	pprovedDisappr		nmissioner of Corrections or De	signee	<del>-</del>
			Copy - Working File		rting Employee

(CMCF)	ment 1 Filed 12/11/17 Page 27 of 3と メとっち・ ト TOF CORRECTIONS β-(
(OTHER) FILL VIOLATIO	ON REPORT Nº 01810610
On B TOD 5	205 lark
(Unit Admin. Inital) Zone / Tier Unit	Cell / Bed #
Offender Calvin Farl Reed MDOC	# NS1009 Violated Rule # CS . Entitled
ASSAULT CAUSING SCRIOUS INJURY	Date 10 23 17 Approx. Time 1532 Hrs.
	We causing serious injury
	incident HUOC COUT 113
CIRCUMSTANCES AND DETAILS	morden 110 W
	Molalancia an in in in in alalia
THE HIRSTIGHTON CONCLUDED THE OF THE	October 12,2017 out Oupproximately 1000 assaulted offender Adam Christian y serious Injury.  40 PIN# N/A Date 123/17 Time 1539
2921 Offenator Couvin Earl Kreath No	000 assautted offender Adam Christian
Warren# 171252 in the courts causin	g senious muony.
Reporting Employee's Signature	Date   Date   Time   1539
Evidence YesNo- Located INVESTIGATION. Placed in Segr	egation - PDA No Vyes- Location HU58 CC 14205
I request witness(es)YesNo	
Witness(es) (1)	2)
Unless waived, you are hereby notified that a hearing will be held within, no less	
ACCUSED LAND PRED DELIVERING EMPLOYEE # . m	I waive the right to a HearingYesNo
3. If not completed without reasonable delay, explain:	2. Date/Time investigation completed/:AM PM.
4. Name of Investigator	•
5. Working days between date of violation and hearing	
6. If more than seven (7) working days, explain:	•
	ed offender receive Earned TimeYesNo
Name of Persons at Hearing - Accused Hearing O	fficer
Other	
Accused's responseAdmitAdmit w/ modifications	Deny Accused's Statement
Documents read and discussedRVRInvestigationWit	ness StatementsOther
FINDINGS:GuiltyNot Guilty Reason for Finding	s:
	10 C C C C C C C C C C C C C C C C C C C
	14/ 00 48/
PUNISHMENT:	
8 N/1384/181788/17 B4	
	305 /6//
Reason (s) Seriousness of offense The need to protect the institu	
	rution, employees or others Poor conductivecord
Reason (s) Seriousness of offense The need to protect the institution A total of A total of	Rule Violations for Rule #
Reason (s) Seriousness of offense The need to protect the institution of the control o	rution, employees or others Poor conductivecord
Reason (s) Seriousness of offense The need to protect the institution of Rule Violations in A total of Signature: Hearing Officer	Rule Violations for Rule #  Date:
Reason (s) Seriousness of offense The need to protect the institution of A total of A total of Signature:	Rule Violations for Rule #  Date:
Reason (s) Seriousness of offense The need to protect the institution of A total of A total of A total of Signature: Hearing Officer  Appeal may be filed within 15 days with Legal Claims Adjudicator, c/o ARP, I decision.	Rule Violations for Rule #
Reason (s) Seriousness of offense The need to protect the institution of A total of A total of A total of A total of Signature: Hearing Officer  Appeal may be filed within 15 days with Legal Claims Adjudicator, c/o ARP, I decision.  Offender Signature:	Rule Violations for Rule #
Reason (s) Seriousness of offense The need to protect the institution of A total of A total of A total of Signature: Hearing Officer  Appeal may be filed within 15 days with Legal Claims Adjudicator, c/o ARP, I decision.	Rule Violations for Rule #
Reason (s) Seriousness of offense The need to protect the institution of A total of Rule Violations in A total of Signature: Hearing Officer  Appeal may be filed within 15 days with Legal Claims Adjudicator, c/o ARP, I decision.  Offender Signature: Signature of Reviewing Superintendent/Warden/CSD/Designee: Signature of Reviewing Superintendent/Warden/CSD/Designee: Signature	Rule Violations for Rule #
Reason (s) Seriousness of offense The need to protect the institution of Rule Violations in A total of Signature: Hearing Officer  Appeal may be filed within 15 days with Legal Claims Adjudicator, c/o ARP, I decision.  Offender Signature: Signature of Reviewing Superintendent/Warden/CSD/Designee: Custody Reduction to Date Signature Due to guilty finding on the RVR, offender is ineligible to continue to receive	Rule Violations for Rule #
Reason (s) Seriousness of offense The need to protect the institution of A total of Rule Violations in A total of Signature: Hearing Officer  Appeal may be filed within 15 days with Legal Claims Adjudicator, c/o ARP, decision.  Offender Signature: Signature of Reviewing Superintendent/Warden/CSD/Designee: Custody Reduction to Date Signature Due to guilty finding on the RVR, offender is ineligible to continue to receive Time effective Signature	Rule Violations for Rule #
Reason (s) Seriousness of offense The need to protect the institution of Rule Violations in A total of Signature: Hearing Officer  Appeal may be filed within 15 days with Legal Claims Adjudicator, c/o ARP, I decision.  Offender Signature: Signature of Reviewing Superintendent/Warden/CSD/Designee: Custody Reduction to Date Signature Due to guilty finding on the RVR, offender is ineligible to continue to receive	Rule Violations for Rule #

## Case 3:17-cv-00999-TSL-RHW Document 1 Filed 12/11/17 Page 28 of 31 MISSISSIPPI DEPARTMENT OF CORRECTIONS (-

## **Administrative Remedy Program**

EXZIBIT B-2

## **EMCF 17-1684 First Step Response Form** For RVRs

Type or use ball point pen. You must return your response to the Legal Claims Adjudicator within 30 days of the date the request was initiated.

Offenders' Name and #: Cavin Reed #N8609

Unit: EMCF

1st Step Respondent Warden F. Shaw

Title: Facility Warden

Your request for Administrative Remedy concerning your appeal of RVR #01810610 and was received in our office on November 06, 2017 and has been investigated by the Administrative Remedy Program.

I find no reason to overturn the decision of the disciplinary hearing officer.

	Signature	M	11:-9-17 Date
<i>/</i>	for an RVR appeal and is elig		he Administrative Remedy Program n 30 days of receipt of this First Step
	Inmate's Signature	DOC #	Date

Case 3.17 EV-00999-TSL-RHW Document 1 Filed 12/11/17 Page 29 of 31

Cavin Earl Reed #118609 UERSUS

EmcF/MTC Disciplinary Boards -Decision Cause NO

Petitioner Respondent



Date of Incident: 10.12.2017
Time of Incident: 2427 hrs
Place of Incident: EmcF/MTC
Alleged Complaint: Appeal
Date of Filing: Nov. 11.2017

Complaint: This is an appear to Rure No: 0810610 entitled C-8 violation according to move anabook. Which specificly states: Assault Causing Serious Injury: And by specific act of causing rious Injury to another prisoner. See Attached excibits... And for the below listed reason(s)

A. The "RUR" was delivered but not to me, "the accused" but to another inmate. See accused ignature! Thus resulting in administrative Error!

B. Reporting employee never testified to this nor given any Statement 2s of John assault. Thus aving nothing for the record. Thus Uiolahing my Uis. Const. 6th Amend to face accuse & in open Court I was a tright. Resulting in Admin. Error!

C. The time of incident doesn't Coincide with Rux doesn't Coincide with time of event of Detention tice! See affacted Rur and detention notice! Thus Creating Conflicting opinions as of when incident chally transpired. Resulting in Admin. Error:

D-The investigation wasn't done properly according to law and policy, because station reason for finding guilty of is Camera footage! alone isn't enough to prove anyone harmed anyone but is merely speculative hus the judgement rendered is inadmissable in Court. Especially when there is no assault on cames period in assault on anyone by anyone. Logic dorsn't win Cases - facts abort. There is no facts to support either of a Crime there has to be Elements met and facts proved have here.

Emphasis Added: I have Constitutional Rights that protect me against Kangarov Courts and false investjetions and decisions by disciplinary. I have also due process protections and the right to a fair trial
isciplinary board who's together Galy "logistically" Convicted me petitioner of Crime of Violence Without
in levidence whatevere!

And for the Record Adam Christian Warren is my "Nephew"

price see

Relief Sought that Charges be dismissed and immedia. tely esponged from my record.

Respectfully, this I day of NOW. 2017 151 Cam End Read # N8609

## Case 3:1 Codes Is River Document 1 Filed 12/11/17 Page 31 of 31

'This is to Certify that i, the undersioned, have this day and date mailed, via United States Mails Postage Pre-Paid, a true and Correct Copy of the foresoins and attached instruments to the following:

USDC Clerk, Southern District of MS.  Sol E Court Street  Room 2.500  Tackbn, MS. 39201	Cavin Edri Reed Nobog Emcf Jobyl Hwy Ro West Meridian Ms. 39307
125 Brosd Street 18" Flour, New York, Ny 10004	Werden Frank Shaw EMCF 10641 HWY 80 WEST MERIDIANI MS. 39307
ACA Suit 200 Alexandria, VA 22314	Clos.L.Much Emcf 10641 Hwy 80 west Meridian, MS-39307
Cost Mississippi Collectional Facility (defendants) lobul Hus &c West Meridian M.  39307	Disciplinars Inv. S. Lideh EMCF 10641 HWS do West Medidianims. 39307 CAGE Manager S. Patrick
Reslectfully, this 7th das of Dec. 2017, 1st Caun Earl Reed	EMCF  10641 HWD 80 LIEST  EMCF  10641 HWD 80 LIEST  EMCF  10641 HWD 80 LIEST
	Meridianins, 39307